TAXATION FOR NEXT YEAR. How the Treasury is to be Supplied The Revenue Act in Full-Who is Taxed, and How Much. SECTION 1. Be it enacted by the General Assembly of the State of Tennessee, That the State tax on every one hundred de-lars' worth of property, upon which taxes are by law senessed for State purposes, are by law assessed for State purposes, shall be forty cents.

Sec. 2. Be it further enacted, That section 1 of an act passed May 24, 1880, be so amended as to read, on each presentment or indictment, five dollars.

Sec 3. Be it further enacted, That a tax of five dollars shall hereafter be imposed upon each defendant in State cases in the supreme court, where said defendant has the cost to pay. the cost to pay.

Sec 4 Be it further enacted, That in all criminal cases submitted under the small offense laws, before a justice of the peace, in addition to the fine imposed. And the bond required to be executed by section 5004 or the code of Tennessee, by justices of the peace, shall be held to include and make liable the officers mentioned in said section for the tax imposed. Bonds in London. Lownon, December 15, 4:30 p.m.-COTTON. thoused in setd entire this section, except that said State tax shall be by said efficer, paid to the clerks of the county course of their respective counties, instead of to the county trustees.

Sec. 5. Se is further enseted, That in all criminal cases, before any mayor or recorder's court in this State, the definidant, or party taxed with the cost, shall pay a Sale tax of two dollars, to be collected by said recorder and to be pade over by him to the county court cierk of the county, as in cases of justices of the preceding section. And the county court cierk of the county, as in cases of justices of the preceding section. And the county court cierk of the county courted to the said revenue provided for in this sait, are hereby directed to pay over to the Sale comparedler said revenues so receiving revenue provided for in this sait, are hereby directed to pay over to the Sale compreheners and revenues as receiving revenue provided for in this sait, are hereby directed to pay over to the Sale compreheners and received, as other Sales revenue received by them, and recorders so paying money to the clerks shall take from the clerks duplicato receipts for the same, one of which shall be forwarded to the compreheners of the said revenues as received, as other Sales revenue received by them, and recorders as paying money to the clerks shall take from the clerks duplicator receipts for the same, one of which shall be forwarded to the compreheners of the said of th ned in said section for the tax imposed I collected under this section, except t said State tax shall be by said officers d to the clerks of the county courts of days in May and September, to the county court clerks of their respective counties, and state under oath, to him, the amount of bonds so held, and pay to him the tax thereon.

See S. Be it further enacted, That section is seen that the section of the set of January 24, 1871, to provide for revenue for the State, shall be a smoothed as to read, "that seet the five of the set of January 24, 1871, to provide for revenue for the State, shall be a smoothed as to read, "that seet the section of the set of January 24, 1871, to provide for revenue for the State, shall be a smoothed as to read, "that seet the section of th provide for revenue for the Siste, shall be so smended as to read, "that each tele-graph company upon receipts from tele-grams to and from points in this State, and each railroad company and every other incorporated company doing business in this State not taxed ad valorem, except charitable, religious and educational, shall be taxed four mills on the dollar on their gross receipts. The tax levied by this section on incorporated companies shall be pold to the county court clerk of the county in which the establishment of the principal office of the company is located, and all railroads whose principal office is in another State. Memphis and Charleston railrose Mississippl and Tennessee railrose Memphis and Onio railrosed Memphis and Louisville railroad whose principal office is in another State, shall pay this tax to the clerk of the county court in which their principal office or agency is located in this State. The returns of the gross receipts of these companies shall be made quarterly, beginning with January I, to the various county cout clerks, and the taxes shall then be paid. But upon any railroad extending beyond the limits of the State this tex shall be assessed upon such pro rais portion of the receipts of such railroad as the length of the road within the State may bear to the entire length of the road upon which the receipts. length of the road upon which the receipts any whose principal office is in anothe State, shall on oath show the amount of gross receipts for their respective com-sames, for the quarters ending on the first Monoays in January, April, July and sed by this section. Said oath shall be thorz d to administer oaths, and filed togodies of the comptroller. Sec 9. Belt further enseted, That secon 6 of an act passed January 24, 1871, to rovide revenue for the State, be, and the bereby repealed.

The further exacted. That the sax-collectors of this State shall rep-yment of the taxes as sessed and ne the State, bank notes of the Bank of sencesce, denominated and known as old sense of said bank, warrants on the State reasury, gold and aliver. United States agal-onder notes, and National bank notes; and that all aws, and parts of laws, a conflict with this section, directing reviews officers to receive anything class for the said and parts of the said and a larger repulsed. tax millers.
Sec. 13 Be it further enacted, That the tax on hacks and connibuses shall be eight dollars per annum on each.
Sec. 14 Be it further enacted, That the tax on theaters shall be one hundred dollars per quarter; Provided that section 18 of an act passed March 1, 1888, be amended COMMERCIAL. The situation in the general market to laws of the State in reference to targe, ex-cept as silered or repealed by the provi-sions of this set shall remain in full force and effect; and the public welfare re-quires that this act take effect from and

FINANCE AL	ME	TRADE	- 1	several articles on thu
THE PROPERTY AND ADDRESS OF THE PARTY OF THE	14.10	INAME		pared with great cars
1			.	\$200 hard married with the Secretary was not
OFFICE OF T	DAY.	Dec 15, 187L	}	month, to less than distributed, against 100,000 in 1808, and 17,00 average during the pheen nearly 45, 00 tons during the same month.
FINAN			'sl	BU,000 in 1809, and 17,00
Report the fact that	mon	or is somewi	hat	been mearly 45, 00 tons
"light:" financial e	ircles.	were wold	to	during the same moni
business throughout he cent breaking of the	whiting	bours. The	re-	We have thus, during excess of distribution
reported, shows not eff	everal	banks East,	85	Atlantic ports of \$6,000
				bution during the pre- exceeds that of Decen
or graggerated, thold ;	in clow	n lower than	ed,	distributed as much
for gold, save the Brook	lyn Er	Of this low n	ate	twelve months as the now preparing for ma- duce. We have now
excessive importation,	on th	e stock of got	ods	
Consequently, when	n day	of settiens	ent.	December, January
here, as we main there of the said. These reports or graggerated. Gold any time since early in for good, says the Brook excessive importation, now in the country will Consequently, when course gold will be in d Although the premium and low figure—the low	emani	l for shipme	dil.	December, January present comparatively likely to consume a more. With the tardy
ent low figure—the low	est in	ni e years a	nit	more. With the tardy
a half-the public must continue to o down, haps watery, in obedies	not en	xpect that it w	1111	places, we cannot ex-
haps watery, in obelies	nee to	the law of st	ip-	December, January as 45,000 tons. Receiving have a stock of 82,000
pily and demand, and the gold at its again, it is that it will go to les this	by no	means probab	tile	have a stock of 82,000
that it will go to los this	winter	or. It is expect	Dec	1-72, against a stock of year. It, however, we
that the secretary will for the 60 per cent, gold or through the hatiocal	NUTHER	iptions made	by	year. II, however, we consumption at the should have but 23,00 tion in March, 1871, ex- while we imported on
cent, long, Intimations	to th	is effect havi	ng l	tion in March, 1871, ex
bee given from Wasi	dingto	n. This le to	be	if of desirable renain
call for the remaining to	Fer or	thi. The amou	int	staple cannot be expe- in value again notil M
or invoge the national cent, ion, intimations bee given from Wash followed some time d call for the remaining W of cash subscriptions in man at about \$1,000,0 possession of the exact made it outbile.	00. Th	e treasury is	th-	the full influence of
possession of the exact; made is public.	BENDER	il, but has net	ver	vessels from Cuba an islands with green nearly always depress
Money, however, lair	a water	dy sufficient;	for	nearly always depress
Money, however, leiz all legisimale demant. per cent per attnum. C were tow and far between	drh-mi	venusin at 106	g12	Prices in Europe are n the deficit in best roo
were low and far between	HG.			the United Kingdom tons on the 18th of No the year previous."
The demand for each to-day. The supply y main at \$4656 buying	was it	beral. Baten	te-	tons on the 18th of No
tny.			-	THE SHARE STORES CARE TO
Gold offerings were it the demand. Brokers p	glit, s	enreely equal	to	lowing secount of t
Traction of New York				continued in a state
in focal at eks, ste, to a convert concerning certal	there	was but a lig	tht	fusing to purchase and sell until the Rio teley
ever, suncerning certal	n sloe	nd solds which ha	ve	twelve days later the
				months has been a
ton railroad stock is	famid :	firmly at 4555	ēc,	Brazil, Java and Cevi
transa those of mine. Notice that the county warmeds at the county warmeds at the currency boats, the gol similar author warms Sec. Arams S leves to and don't stul at No. Met	d less	n, tägüre. M	in-	tweive days later that The codee market months has been a laters. Early in the se Brazil, Java and Ceyl tention to the coffee n
Simippi auditor's warrar	nin, suc	; Alcorn mene	UF.	stooden to with years onto
and don strul at 25c. Mer	mphis	and Little Ro	ck	their orders quite free
Tallroad stock, ISt.				their orders quite fresheld here by importe were very heavy, ship lowed to fall off mate
NEW YORK Descriptor	15 10d	No a m In Ge	11 w 11 1	incremsed, prices bega
eroments there is no dec and the market remain Bierling wondy at 1985.	cided .	change to no	ALC: U.S.	The affirmation of the other hand to exact the state of the
Bierling stendy at 19854.	Bever	n per cent pe	nid	crations were initiated were of a speculative vanced 20, 30, and 40
for carrying gold.				vanced 20, 30, and 40 vanced, the specu
Bonds of text				to increase. In Uc
5-20 Bonds of 1862		JULIUS CONTROL OF THE PROPERTY	MG(3.11.	and purchasers all at c
5-20 Bonds of 1865. 5-20 Bonds of 1865, new_ 5-20 Bonds of 1867, new_			PRO ITY	disappeared from the speculators of short or
5-20 Bonds of 1887, new			62	etc. failed to attract bu
6-20 Bonds of 1868, new_		100	100	gan to attract attenti
Pacific Sixes		11	96	shipments from Rio

market closely for opportunities.

The Provinces market was quiet. There course in the left of the set of the set market ing; at it is a few of the market ing; at it is a few of the market ing; at it is a few of the market ing; at it is a few of the market ing; at it is a few of the market ing; at it is a few of the market ing; at it is a few of the market ing and it is sear to on which is shaded for cash is open market; shoulders at 55,656, the outside figure prevailing, this shoulders, it is few of the same into an entire in the market in the librar lecelpts bacon is in light supply, with only a moderate demand. Clear ades are quoted at 55,656, the latter are cold and the librar lecelpts bacon is in light supply, where it is caree. Shoulders, in light stock at 7,50. Hreat finat the con, 198,858; clear rib, 8c, the latter are perfectly indifferent. The latter is exerce and solling at 810.

In case of the same upon us. I have been very silveral them, and the set of the same upon us. I have been very silveral to the demand. We quote supply, and a drag on the market The last offer we heard of this maring was effect of the market in our and the market in our and the ma seil," is about all the quotation we can give The market for FERRI MRATS was fairly stocked, and dealers were forced to shade quo-tations. We quote hops at 6385c. Beef sides tyers. Mutton, 638c. Loos are still scarce and held stiff at 38340c. There is a fair demand on light stocks. and was less clive. Stocks are full. We note choice Ec; good table, Bearle common, bearle.

The receipts of routray were large, and rices ruled a shade lower for live chickens,

Class.	Cinein'ti.	St. Louis
lat class, per 100 lbs	73 63	\$ 1.25 1.00
3d " "	38	1 00 75 50 50
Flour, apples, onions and potatoes, per bhl Beef and pork, per lb Bagging and rope, bacon,	81 14	75 1 20
lard, per cwt		2 00
Stock, per car Butter and cheese	COMMENT	100 00
From Cairo, by Riv Flour, # brl		

SPECIAL NOTICE.

Shocks to the System,-The first shock of winter tells tremendonsly upon enfeebled systems. Every one knows that in passing ter is here. Prepare the frame and the constitution to meet the change by a course of the following described land blo vegetable tonic increases the staminary strength of those who take it and renders them proof to a great extent against the devitalising power of cold and damp These laws agents are as prolific of disease as froptical base, and animal vigor—such vigor as this healthful and pure tonic diffuses through the whole organization—is a repeblant which they cannot master. A large proportion of the colds, catarrhs and pultinonary complaints which prevail in winter, might be avoided, by strengthening and regulating the system in advance with this invigorant and alterative Not that it is recommended as a specific for those complaints, but as a preventive of their canses. On the other hand, it is not only a preventive of, but a spreific for those complaints, but as a preventive of their canses. On the other hand, it is not only a preventive of, but a specific for those complaints alterative Not that it is recommended as a specific for those complaints, but as a preventive of their canses. On the other hand, it is not only a preventive of, but a spreific for those complaints are altered by a chilly and damp atmosphere.

THIS superb Hair Dye i the best in the world—perfectly harmless, reliable and instantaneous; no disappointment; no ride-nious tints or disagressable odor. The genuine Wm. A. Ratholor's Hair Dye produces immediately a splendid black or natural does not contain a particle of iced or injurious compound. Soil by all druggists. Fig.

Chancery Sale of Real Estate. No. 2520, N.R.—In the First Chancery Court of Bhelby county—Jennie Michardson, admi-nistratrix of C. G. Bichardson, deceased, vs. William Richardson et al. DY virtue of an interlocutory decree for Basic rendered in the above cause, March 26, 1571, and renewed October 5, 1871. I will sell at public auction, to the highest blidder, in front of the Clerk and Master's office, Greeniaw Block, Second street, in the city of Memphia, fennessee, 3n

Saturday, December 23, 1871, Within legal hours, the following described property, cititated in Shelby county, Tennessee, and on Freddent's Island, to-wit: Beginning at the northwest corner of William Parsons' 1250 are tract; thence north 235, west 62.80 chains to the middle chuse of the Misshasheppi river; thence up it with its meanderings to Lawrence's northwest corner; thence south 5: chains to the beginning, content of the misshasheppi river; thence west corner on Parsons' north line; thence west of the misshashed and 62 links to the beginning, content ing by estimate in about 400 acres.

TERMS OF RALE—On a credit of six, twelve and eighteen months, in equal payments, with interest from date; bond and good security required; hen to be retained to secure same. Equity of redemption barred.

This November 21, 1871.

EDMUND A. COLE, Glerk and Master, Vance & Anderson, attys.

D2-Wed

Established 1806.

A drunken man named senjamin was reasons, while the gravel have you seen and killed by a train, Friday thus entailed, and falling to discern the tate of Memphis is owned by women? If company, so certain will the price be run over and killed by a train, Friday thus entailed, and falling to discern the tate of Memphis is owned by women? If company, so certain will the price be profitable to the profitable t

Holiday Presents

Ladies

AND

minished production, the prices of the minished production, the prices of the minished production, the prices of the conting year. Frequent and sortous fluctuations will probably be the result, competition interior merchants to buy in small quantities, and to watch the market closely for opportunities.

The provision market was quiet. There was no disposition on the part of any to either whill or "bear" the market, though prices whill or "bear" the market, though prices whill or "bear" the market, though prices was no disposition on the part of any to either whill or "bear" the market, though prices was no disposition on the part of any to either whill or "bear" the market, though prices while or "bear" the market of the prices was not allowed by the market of the prices of t

White and Black Astrachan Cloaks, Silk Velvet Cloaks.

D. C. & H. M. Loewenstine

SOUTHERN PALACE,

822 Main St. DON'T LET THE

Gerden Opportunity Slip

POSITIVE DRAWING JANUARY 8, 1872.

South Caro'ina Land -AND-

Immigration Gift Concerts WILL TAKE PLACE,

Without Fail! ON THE DAY APPOINTED.

Secure Your Tickets at Once All orders strictly confidential. To

2405 GIFTS, AMOUNTING TO : \$500,000

The chances are unusually good—one ticket in every sixty-two is sure to draw a prize. need, white, 1859814c.

Arolina Rick, prime new, 856985/c. Random, 75698c; Falana, Sc. Starch, 5655/c per January, after which time no more Tickets

INGLE TICKETS, \$5 EACH.

NO POSTPONEMENT!

emmissioners and Supervisors of Brawing EN. A. R. WRIGHT, of Georgia. EN. BRADLEY T. JOHNBON, of Virginia OL. B. H. BUTLEDGE, O. South Carolina. Hon. BOGER A. PRYOR, of New York.

kets will be sent by return mail by UTLER, CHADWICK, GABY & CO en. M. C. BUTLER. JOHN CHADWICK. GEN. M. W. GARY.

Probate Court Sale -OF-

RHAL BSTATE

No. 37, R. D.-In the Probate Court of Shelby No. 37, R. B.—In the Probate Court of Shelby
County, Tennessee—Harlow Dow, administrator of the estate of Edward Cnerry, decease., vs. Amy Cnerry.

UNABE and by virtue of an order of sale,
made in the above cause at the present
(Decembe) term of the Probate Court of
inclby county, Tennessee, I will sell at publie anction, in front of the court-house door,
on Union street, in the city of Memphis, on

Tuesday, January 9, 1872,

Chancery Sale of Real Estate -on- -SATURDAY, DECEMBER 23, 1871,

No.2841.—In the Second Chaucery Court of Shelby county, Tennessee.—W. W. Schoolffield, Guardian, etc., vs. Frank Hinghas a et al.

Dy virtue of an order of sale made in this Deame, i will sell, at public auction, to the highest bidder, in front of the office of the Second Chaucery Court, in the city of Memphis, Tennessee, on Saturday, December: 23, 1871.

within legal hours, the following described real estate, to-wit:

The one hasf of the lot situated between Mulberry and St. Martin streets, in the city of Memphis, with a royst of 80 feet on each street, and known according to map of Memof Memphis, with a trout of 60 feet on each street, and known according to map of Memphis as lot No. 5, in blick 61; the naif to be sold being the half fronting on St. Mertin street and running back 375 feet, between parallel lines, which will be sold in two lots, tonting 36 feet on Br. Martin street by a depth of 375, fort.

TREMS OF SALE.—One-third cash; balance on a credit of six, twelve, engateen and twenty four months from the day of sale; notes with securities taken, and lieu retained till payment of purchase money. This November 28, 1871.

M. D. L. STEWABT, Clerk and Master, Geo. W. Winchester, sol. for compl't institute

o. 1888, B. D.—In the Second Charactery Court of Shelby county, Tennessee.—I teleste Bank of Mempals et al. vs. L. B. Gilbert and

NOTICE.

MEMPHIS, TENN., December 15, 1871.

BY virtue of an ordinance, herste appended, an election will be held on Great Bargains

At the usual places for holding elections in the various wards of the city of Memphis, for the purpose of taking the same of the qualified voies of the city upon the proposition to subscribe for one thomsand solars, cand being one-hundred thousand solars, cand being one-hull the subscribing one hundred thousand solars, cand being one-hull have written or printed upon their ticates, "For Subscribtion," sinc hose votting signists the subscribtion will have written or printed upon their tickets, "so subscription," and hose uscription, will have written or printed upon their tickets, "so subscription," and hose uscription. JOHN JOHNBON, Mayor.

> WATERWORKS. An ordinance suther sing the city to subscribe for stock in the mew pais Water Cempasy.
>
> BEOLION 1. Be it ordained by the General Council of the city of Memphi-, That the city of Memphi-, That the city of Memphis shair subscribe for one thousand doinars of the cipital sock of the "Memphis Water Company;" Provides, that the cipital slock of the said water Company shall first be increased by a vote of the slockholders to, and fixed at, the sum of two hundred thousand dolars.
>
> Soc. 2. And be 1, further ordained, That the above proposition shall be spread upon the records of the General Council, and the mayor, after giving twenty days notice of the time, place and object of the election, shall cause an election to be held by the qualified voters of the city, according to the hear regulating other city elections, for the purpose of mains to sense of the said voters upon the proposition osubscribe for the said one-thousand shares of sock; and if the assent of three-fourths of the decline, is had at the said election, to the said subscription, then this dromance shall become and be brading and obligatory; but if aree-fourths of the said woters of the ordinance is to be mulliand votd. An ordinance sulhor sing the city to sub-scrib- fur stock in the Memphis Water Com-

An Ordinance.

l, igit
Approved December 14, 1871.
JOHN JOHNSON, Mayor.
Attest; L. R. RICHARDS, City Register.
delbid ferallde," to every render of this paper, Send

NOTICE.

MAYOR'S OFFICE, CITY HALL, MEMPHIS, TENN., December 9, 1871. ar The assessors for the forty-fith corporate year (1873) having completed their labors, property-owners are hereby notified forward and examine their assessments.
die JOHN JOHNSON, Mayor.

Sheriff's Sale of Heal Estate.

On Saturday,the 13th day of January, 1872,

Chancery Sale of Real Estate.

sale, entered in the above case November 9, 1871, and med find November 2, 1871, and med find November 2, 1871, will sell at public ancilon, to the alighest bidder in front of the Courthque of said Court, Greeniaw Block, Second atrest, in the city of Memphis, Tennesses, on Thursday, January 4, 1872,

W. H. Stephens, Attorney. Sher ff's Sale of Parsonal Property.

B) wirne of two executions from the Second of Wm. Coward or The Chizens' union Eank and others. I will sel for cash, to the highest bidder, in front of Capta'n Lerry Harmatao's office, No S Jefferson street, on Wednesday, the 27th day of December, 187'

one large from safe, levied on as the properly
of the universe Union Bank to satisfy said
execution and costs. Sale in legal hours.
December 14, 18, 1

MARGUS J. WRIGHT, Sheriff,
By Isaac Rosses, Deputy Sheriff,
J.E. Temple, Attorney for Fl'fl. decis Chancery Sais of Real Estate.

No. 13, B.D.—In the Second Chancery Court of Shelby county, Tennessee — W. P. York, guardian, etc. vs. John F. Garner. By virtue of an interiountry decree for sale entered in the above cause. I will sell at public anction, to the high est bidder, in mont of the Clerk and Master's affice, Greenlaw block, Second street, city of a temphis. Tennessee on

Saturday, the 6th day of January, 1872, within legal hours, the following described property to-wit: 102% ACRES OF LAND,

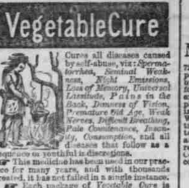
in section 5, range 5, of the Eleventh Surveyor's District in Tipton county Tenne-see, beginning at a boxeder in the southeast edge of a slongh or cond with cuttonwood pointers, the nor hwest corner of a 501 sere tract granted to Tromas Polk by the State of North Usrolina, and size the northwest corner of a 566 ere tract ceeded to Wim. 8 Garner by Andrew J. Folk on the list day of January, 1852, and running thence south 85°, east 75 chains to a stake on the north back of Hessac Creek, with beach pointers; thence south 5° west 75 chains to a condition of the country of the beginning; being the same land set apart to John F. Garner by the country court of Sheibr country, as shown by recort of commissioner in minute book E. No. 14, page 220 of said court.

Terms of Saio—One-half cash and if e other half in twelve months from day of sale, retaining a lien on the land to secure the payment of the same.

iont of the same.
December 14 1871.
M. D. L. STEWART, Clerk and Master.
John A Only, sol, for empit.
decis PLANTATION FOR RENT. WILL RENT, for the year 1872, on easy terms, the plantation known as the

P. F. Norfleet Place,

Good Gin-House and Press.





The "Vegetable fore" and "Vegetable

address with Stamp to pay return postage, and address as follows:
Er. Louis Econom. Association. 217 FORTH SINTH STREET, Exist Louis, Maroon

that in accordance with section 9, page 315, of
the City Ordinances, their books will be open
for the correction of mistake, at this office,
on Monday, December 11, 1871, and remain open for TEN DAYS from that date.
All parites interested are requested to come
forward and examine their assessments.
die JOHN JOHNSON, Mayor.

Sheriff's Sale of Real Estate,

under lock and key, and not laid carelessly about the house.
Sent to any one (ee of postage) for 50 centsAddress Dr. Butt Dispensary, No. 12 N.
Eighth street, St. Louis, Mo.
Ser Notice to the Afficient cost Universaments:
Before applying to the notorious QUACUS who advertise in public papers, or using any QUACUS EXEMPTES, peruse Dr. Eutts work, no natter what your disease is, or how deploys blevour condition. hleyonr condition.
Dr. Butts can be consulted, personally or by mail, on the diseases mentioned in his work office No. II N. Eighth street, bet. Merket at Wall met of Lord Mail. LOOK TO YOUR CHILDREN.

THE GREAT SOOTHING REMEDY.

No. 381, R. D.-In the First Circuit Court of Shelpy County -Riel Johnson, Adm'r of Samuel Miler, deceased, vs. Josephine Al-

Chancery Sale of Real Estate

Saturday, January 13, 1872.

No. 399 R. S .- In the Second Chancery Court

of Shelby county, Tennessee.—A. Burieson, guardian, etc., vs S, A. Meacham et als.

BY virtue of an order of sale made in this cause, I will sell at public apprior. It this

Saturday, January 13, 1872, Within legal hours, the following descrical estate, to-wit: Situated, lying and bin the county of Shelby, State of Tenner in the country of Shelby, State of Tennessee, to wil: Lying immediately south of and advoning the Memphis and Charleston railroad on which S. A. Meacham now resides, bounded on the east by the lands of Bedford, south by the Silsson ract, west by tnose of J. Stout and north by the Memphis and Charleston railroad and the lands of Perkins, containing two hundred and thirty (269) acres, just east of Forrest Hill.

Terms of sale—One-third cash, balance it one and two years, notes bearing interest. Lien retained to secure the deferred payments.

purcussors. Takes of the audovision with surveys thereof, may be seen at my officand if not sold at private sale, the same with office at publication above.

This December 12, 171.

M. D. L. STEWART, Clerk and Master.
L. W Fidney, Solicitor. decisids

Attachment Notice.

R. Hutchinson, Att'y for Pl'ff de2 sat

ween the hours of 10 a.m. and 12 o'clock m. Terms cash.
df J. C. RAMSEY, Administrator.

NOTICE.

MAYOR'S OFFICE, CITT HALL,
MENTHE, TENN., November 2, 1871.)
In accordance with the provisions of Section 72 of the City Charter, the following-name persons have been appointed and confirms by the Scard of Adermas, as Ward Registers for the purpose of carrying said section in execution. Their offices will be opened at the places named below, on MONDAY, the Shinst, as 17 o'clock m, and remain open into Wednesday, the 2th Decomber. at which time registration will cease. Citizens will take notice that all parties destring to vot at this municipal election are required to be registered in the ward in which they reside

ed at the ensuing election.

JOHN JOHNBON, Mayor. WARD REGISTERS-First Ward. P. Townsend, Register, Office, No. 47 Pop-r, corner second. Third Ward.

Thomas P. Adams, Beginter. Office, No. 18 econd street, corner of Washington. Fourth Ward. John C. Lanier, Register. Office, No. Fifth Ward.

A. N. Droesher, Regis er. Office, No. B decond street, corner of Union. Sixtis Ward. James Banks, Register. Office, No. 507 Maistreet, corner of Pontotoc. Seventh Ward. A. J. Parguson, Register. Office, No. Scale street, up-stairs, Ferguson Block.

Eighth Ward. D. Pants, Register. Office, No. D4 Popls treat, opposite the Market. Minth Ward. J. D. Danbury, Register. Office, corner Fourth and Auction. Teath Ward,

Sheriff's Sale of Real Estate

Saturday, the 13th Day of January, 1872, The following lot or parcel of land, lying and

hours of 10 o'clock a.m. and 4 p.m.

MARCHS J. WHIGHT. Sheriff.
By W. W. Co eman, Deputy Sheriff.
Wilson & Beard, Altorneya for Pisintiff.
December 18, 1811. Baker & Monshan vs. Lewis Moore.

A Traum MEST having been sued out in A the above entitled cause on the ground that the defendant has removed from the Seate of Tennessee, and the same having been returned by the proper officer, levied, ster the defendant, Lewis Moo e, will take notice that said suit is set for trial on Saturday, the 23d day of December, 177, at the office of Torn Holeman, F. J. P., Oak vide, I's eifth Civil District, Sheiny county, Tanna, at 17 octook in, when and where said defendant will a pear and defendant will a pear and defendant said, or the sain will be amounted to the sain will be a presented to the sain that the sain the s Attachment Notice.

Mon-Resident Motice. Ing. Soldnes Convolsions and overcomes all diseases in details of the State of Toune see; Soldnes Convolsions and overcomes all diseases in details of the State of Toune see; that said John Gager was indebted to complianatin in the sum of \$200, as evidenced by a promissory note payable in air months from Maich 4, 190; in pursuance of which round a student was leaded as a student was leaded as a frequency larger with the sum of the sum of their property; that and on December 18, 1871.

A copy-Attest:
EDMUND A. COLE, Clerk and Master.
Br c. J. Black, leputy C. and M.
J. E. lemple, Sol. for complainant. dlithu

PLANTATION in Tunies county, Miss., two miles from Austin, the county scat, and one mile from the proposed route of the Memphis and Vichaburg milroad; 1202 acres in the tract, 548 cleared. Improvements con-

water in it but once in twenty years, when it had about 200 acres under in the entire tract, in its Whit take thirty-five thousand dollars (85,000); fifteen thousand dollars (15,000) cash, balance in six annual payments, with interest at 6 per cent. Address J. H. ANDERSON, At either Austin, Miss., or Germantown, n29

No. 422-in the Second Chap-cry Court of Shelby county, Tennesses.—Thomas Fen-ner, Henry Bennett and D. W. Bowman, firm of Fenner, Bennett & Bowman, va. Geo. R. Robinson, James D. Suffin et al. I Tappearing from bill duly sworn to in this I cause that the defendant, Geo. R. Robin-son, is a non-resident of the State of Ten-nesses: phis, Tennessee, on or before the first mon-day in January, 1872, and plead, an-swer or demar to compisinants' bill, or the same will be taken for confessed as to him, and set for hearing exparte, and that a copy of this order be published once a week for four successive weeks in the hemphis Ar-FEAL. This 2d day of November, 1871. A copy-attest;

No. 378, B. D.—In the Second Chancery Court of Shelby county,—cannel Watson vs. F. Lane et al. 2 Y virtue of an interlocutory decree for sale

This November 17, 1871.

M. D. L. STEWANT, Clerk and Master.
Humes & Poston, and H. Clay King, Sodolitors.

VALUABLE SUBURBAN LANDS IN SUPREME COURT AT JACKSON.

FOR SALE,

No. 7-Second Chancery Court of Shelby County -M. B. Williford et al vs. H. H. Martin et al vs. H. H. H. Y virtue of a decree pronounced June 15th, I 1871, by the supreme Court at Jackson, in this cause will sell to the highest bidder, in front of the Second Chancery courtroom on Second street, in the city of Memphis, On Monday, the 15th day of January, 1872,

Chancery Sale of Real Estate. bonis non of the estate of Thomas E. Creshaw, deceased, et al vs W. G. Heiney, a ministrator of H. C. Stark, deceased, et s

T virtue of an interlocutory decree to I isti, I will sell at publicauction to the lightest bidder, in front of the Clerk and faster's office, Greenlaw block, Secondreet, in the city of Memphis, Tenn., on Tuesday, January 9, 1872,

a All of that tract of land lying in range at section 2, of the eleventh surveyor's crief of chelby county, being part of great 125 for 155 g are in the name of honjana 3. Tong and bounded as follows: Begings at stake black oak politer, the north-section of the cert and master's limit, and ranges of November 25th, 157, and ranges of the night and master's limit and the police to a stake of the cert links, to class in Black Husky's in reflect the north a poles to a stake dogwood and postosk finiters and Black night; a range of the beginning, containing seventy-two and no beginning to the certain into of three acres of ground, attuste and lying on Mosely avenue. A ceriain tract of land lying and be-nestely county, State of Tennesses, in 4, section I, grantou to Wilson Handar-the dince of Tennesses, by grant No. ounded as follows, to-wit: Beginning and in the northwest of the section of the county

DR. D. S. JOHNSON'S

MEDICAL DISPENSARY

210 MAIN STREET (Up Stairs),

MEMPRIS. TENN...

3 3

ds

NS IN

DS!

DODS

pointers; the nee west 3s chairs and 25 links to a stake with whitener and bickery pointers; thence south I chain and 5s links to a stake, hokory and hornheam pointers; thence west across West creek, at II chains in all, II chains and 55 links to a whitecoar marked W. S. Wilson sunderlin's corner; thence north 16 chains and 55 links to a whitecoar marked W. S.; thence east if chains and 59 links to a sugartree marked B. W., Serjamin West's southeast corner; thence north I chains and 59 links to a stake; thence seat to chains and 59 links to a stake; thence seat the seat of th

said 4 link sto the tegrinning; containing, of selimation, 19 acres.

10th fine certain tract of land, lying and being in the county of Seeiby and State of Tenneszeer in range s, section 2, of the lith curveyor's pistrict, bounded as follows, to wit: Beginning at Wm. Strong's south west corner; running south with the north boundary line of Reed and Eutler's 20 6-acre survey 76 chains and 60 links to a stake, the southwest corner of said 5000-acre survey; thence saxt 01 thains 56 links to a stake. conner; running south with the north bound and said part of its therefore ordered, by the Cherk and Master, That he make his appearance ceroin, at the court-house of the Second Chancery Court of Sheiby county, in the city of Memphis, Tenhessee, on or before the first Monday in January, 1874, and plead, answer or demur to complainants' bill, or the same will be taken for confessed as to him, and set for hearing exparte, and that a copy of this order be published once a week for iour successive weaks in the hemphis Arryra. A copy—attest;

M. D. L. SIEWART, Clerk and Master.
By C. BELCHER, Deputy C. and M. Rater of the set of a double-poplar marked W. B. We Strong's southess corner of less. Also, a consain trace of adouble-poplar marked W. B. We Strong's southess corner of less. Also, a consain trace of adouble-poplar marked W. B. We Strong's southess corner of less. Also, a consain trace of parcel of land, being the case of parcel of land, being to case of the second control of the beginning; containing 72%; screek, more or less. Also, a consain trace of parcel of land, being to carry to the country of Sale between the nours of a control of the beginning; containing a part of to try jot No. 94, as shown by I say line to a stake; the southwest corner of sale 500-acre survey; thence east 10 chains 56 links to a stake; the mag, and bounded as follows: the mag, and boun

No. 55, R. D.—Second Chancery Court—Thos.

6. Neal et al vs. K. J. B. L. Winn et al.

8. By virtue of a consent decree of the
Second Chancery Court of Shelby county, antered in the above cause, I will, at my office
door, on Second street, Memphis, offer at
public sale, on

DERINGER

| April | Derivative | Derivative

MAT AS